⊗AO 245E

(Rev. 9/00) Judgment in a Criminal Case

Sheet 1

FILED

UNITED STATES DISTRICT COURT AM 9: 25

		SOUTHERN DIS	TRICT OF CALIFORNIA	CIEBR HE OVERTON
	UNITED STA	TES OF AMERICA v.	(For Offenses Committed On or	CLERK US DISTRICT COURT STATE OF CALIFORNIA After November 1, 1987) BY
IRWIN IRAN RODRIGUEZ-DUENAS			Case Number:	06CR1990-BTM
	STRATION NO: DEFENDANT:	99935198	MARK CHAMBERS Defendant's Attorney	
	pleaded guilty to count	one of the information.		
	was found guilty on co after a plea of not guilt Accordingly, the defen	ty.	ount(s), which involve the following	offense(s):
	e & Section ISC 952 & 960	Nature of Offense IMPORTATION OF M	IETHAMPHETAMINE	Number(s) 1
ursu	The defendant is se nant to the Sentencing l	ntenced as provided in pages 2 Reform Act of 1984.	through 4 of this judgment. The	sentence is imposed
٠ د	The defendant has bee	n found not guilty on count(s)		
	Count(s) is/are	dismissed on the motion	of the United States.	
Κ A	ssessment: \$100.00 (@ rate of \$2.00 per month through	n the inmate financial responsibility p	orogram.
esid	Fine ordered waived. IT IS ORDERED tence, or mailing addressy restitution, the defendances.	that the defendant shall notify the Uss until all fines, restitution, costs, and and shall notify the court and Us	United States attorney for this district vand special assessments imposed by the nited States attorney of any material	within 30 days of any change of name his judgment are fully paid. If ordered change in the defendant's economic
		,	FEBRUARY 15, 2007 Date of Imposition of Sentence	
			Bony Ted Mosho	uaf
			BARRY TED MOSKOWITZ UNITED STATES DISTRICT J	TUDOE

Entered Date:

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Sheet 2 — Imprisonment Judgment — Page 2 of 4 IRWIN IRAN RODRIGUEZ-DUENAS DEFENDANT: CASE NUMBER: 06CR1990-BTM **IMPRISONMENT** The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a term of thirty-seven (37) months. UNITED STATES DISTRICT X The court makes the following recommendations to the Bureau of Prisons: THAT THE DEFENDANT RECEIVE APPROPRIATE MEDICAL CARE FOR HIS URINARY AND VISION IMPAIRMENTS. The defendant is remanded to the custody of the United States Marshal. The defendant shall surrender to the United States Marshal for this district: at a.m. p.m. as notified by the United States Marshal. The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons: before 2 p.m. on as notified by the United States Marshal. as notified by the Probation or Pretrial Services Office. **RETURN** I have executed this judgment as follows: _____ to _____ Defendant delivered on

, with a certified copy of this judgment.

UNITED STATES MARSHAL

DEPUTY UNITED STATES MARSHAL

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Judgment—Page 3 of 4

DEFENDANT:

IRWIN IRAN RODRIGUEZ-DUENAS

CASE NUMBER:

06CR1990-BTM

SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of three (3) years.

MANDATORY CONDITIONS

The defendant shall report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons unless removed from the United States.

The defendant shall not commit another federal, state or local crime.

The defendant shall not illegally possess a controlled substance.

The defendant shall cooperate as directed in the collection of a DNA sample, pursuant to 18 USC 3583(d).

For offenses committed on or after September 13, 1994:

The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, but not more than _2 times_ per month, unless defendant is removed from the United States.

The defendant shall not possess a firearm, destructive device, or any other dangerous weapon.

If this judgment imposes a fine or a restitution obligation, it shall be a condition of supervised release that the defendant pay any such fine or restitution that remains unpaid at the commencement of the term of supervised release in accordance with the Schedule of Payments set forth in this judgment.

The defendant shall comply with the standard conditions that have been adopted by this court. The defendant shall also comply with any special conditions imposed.

STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 2) the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court;
- as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

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(Rev. 9/00) Judgment in a Criminal Case Sheet 3 — Continued 2 — Supervised Release

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DEFENI CASE N	DANT: NUMBER:	IRWIN IRAN RO 06CR1990-BTM	DRIGUEZ-DUE	NAS					
		SP	PECIAL CONDIT	IONS OF S	SUPERVISION	Ī			
<u>X</u>	Submit to reasonable	a search of po	erson, proper a reasonable	ty, resi manner,	dence, abo by the pro	de or vehicle bation office	e, at a er.		
<u>x</u>	Not posses	ss firearms, e	xplosive devi	ces, or	other dang	erous weapons	3.		
<u>X</u>	prescripti								
_X	If deported laws feder report to States; thout of the	ed, excluded, or al, state and the probation ne other condition of the con	or allowed to local and no officer with tions of supe s after depor	volunta t reente in 72 ho rvision tation,	arily leave or the Unit ours of any are suspen exclusion,	the United Sed States ill reentry to to ded while the or voluntary	States, legally the Unit defend depart	obey and ted dant ture.	all is
	Participat counseling per month	te in a program g, with at lead as directed by	m of drug and st 1 to 8 tes y the probati	alcohol ts per m on offic	l abuse tre month and 1 cer.	atment included to 8 counsel	ding tes ling ses	sting ssion	and s
<u>X</u>	Report all probation	l vehicles own officer.	ed or operate	d, or ir	n which you	have an inte	erest, t	to th	.e
<u>x</u>	Not enter	the United St	ates illegall	у.					
<u>X</u>	Cooperate	as directed i	n the collect	ion of a	a DNA sampl	e.			
	Provide co	omplete disclo officer when	sure of all p requested.	ersonal	and busine	ss financial	records	s to	the
	Resolve al	ll outstanding	warrants wit	hin sixt	y (60) day	s of release	from co	ustod	у٠
	Remain in at verifia treatment	your place of able employmen	residence fo t, attending	r a peri religiou	iod of us services	days, except or undergoin	: while ng medio	work cal	ing.
		lly complete a							
	Complete Officer w	hours o	f community s nths.	ervice i	in a progra	m approved by	y the Pi	robat	ion
	commencing	a community t g upon release	•						
	Participatofficer. available the probatand treath	te in a progra The Court aut psychological tion officer. ment informati ovider.	m of mental h horizes the r evaluations The defendan on to the pro	realth to release of to the most of the mo	reatment as of the pre- mental heal consent to officer and	directed by sentence reporth provider, the release the Court by	the proort and as appoint of evaluation with the more considered and the proof considered and the	obati roved luati ental	on by ons
	Not aid, a	assist, harbor	or transport	undocur	mented alie	ns.			
	Not assoc	iate with know	n alien smugg	lers.					
	Not assoc	iate with know	n drug traffi	ckers o	r users.				
	Not enter	Mexico withou	t the written	n permiss	sion of the	probation of	fficer.		
	Maintain :	full-time empl	oyment or edu	cation o	or a combin	ation of			

If the defendant has complied with all conditions of Supervised Release for ______, Supervised Release may be terminated on application to the Court and good cause shown.